Approved For Release 2002/01/02 : CIA-RDP59-00882R000200240152-3

# OGC HAS REVIEWED.

JUN 28 1955

THEOUGH: Deputy Director (Support)

THEOUGH: Deputy Director (Intelligence)

SUBJECT: Educational Allowances for Dependent Children of Overseas Suployees

REFERENCE: Public Law 22 - Amendment to Foreign Service Act, Section 901

1. It is understood that a recent epinion of the General Counsel precludes Agency application of reference to CIA overseas personnel tho are paid from vouchered funds.

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2. It is believed that if the General Counsel's opinion is adopted as Agency policy, will be the only acknewledgeable U. S. Government organization alread whose personnel are not reinjursed in some manner for the schooling of dependent children. The has been informed that the Agency is proposing legislation which will eliminate this inequity, but realistically the passage of such legislation may not be expected before the end of the next school year and there is no assurance that if passed its provisions equid be retroactive.

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- 3. The difficulties that will be encountered by as a result of this technical discrimination against its employees are obvious, but include the following:
  - a. The cost of schooling and the number of children will be the deciding factor in assigning personnel to overseas posts, rather than basic professional qualifications.

Concemitantly, career devalopment will be obstructed.

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adversely affected when it is learned that among all government activities, is the only one which is not provided for.

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d. As a result of "o" above, it may be expected that there will be a considerable exodus of highly trained and well-qualified personnel from to other Agency activities at best, and out of government at worst.

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to defray the cost of schooling at overseas stations said that it was obviously the intent of Congress that schooling expenses not be paid by the Federal Gevernment since it has refused on several occasions to approve Department of State sponsored legislation seeking this authority. In the light of the recent Congressional action it would seem that it is now clearly the intent of Congress that the schooling expenses of U. S. Government employees in overseas posts be paid by the Government. Therefore, if Agency policy precludes extending the schooling allowance to personnel, it is requested that the schooling allowance to reimburse employees to the extent that they would be reimbursed under the amendment to the Foreign Service act.

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Assistant Director for Operations

General Counsel